1 2 3 4 The Honorable John C. Coughenour 5 6 IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 NO. 2:14-CV-00784-JCC SCOTT AND KATHRYN KASEBURG, et al. 9 10 Plaintiffs, VS. CERTIFICATE OF SERVICE AND 11 RESPONSE TO COURT ORDER PORT OF SEATTLE, a municipal corporation; 12 PUGET SOUND ENERGY, INC., a Washington for profit corporation and KING COUNTY, a 13 home rule charter county, and CENTRAL 14 PUGET SOUND REGIONAL TRANSIT AUTHORITY, a municipal corporation, 15 Defendants. 16 17 The undersigned attorneys hereby certify that 16 additional responses, as well as 7 18 19 supplemental responses, were electronically served upon the below listed counsel of record 20 for each Defendant on Monday, November 23, 2015. 21 Further, in response to this Court's Minute Order dated November 16, 2015 pertaining 22 to the remaining outstanding discovery, Plaintiffs attach the Declaration of Elizabeth Gepford 23 McCulley (Exhibit A) and the Declaration of Plaintiffs Scott Kaseburg and Jeanne DeMund 24 25 RODGERS DEUTSCH & TURNER, P.L.L.C. CERTIFICATE OF SERVICE AND RESPONSE TO Attorneys At Law Three Lakes Bellevue Dr. Suite 100 COURT ORDER Bellevue, Washington 98005-2440 2:15-cv-00358-JCC - Page 1 Tel. (425)455-1110 Fax (425)455-1626

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(Exhibit B) detailing the efforts to collect already produced discovery as well as the efforts to collect outstanding discovery pursuant to this Court's order.

Plaintiffs' counsel and Plaintiffs Kaseburg and DeMund believe that they have made a very diligent effort to meet with this Court's Order concerning the Defendant's motion to compel as well as this Court's order on Plaintiffs' extension to produce discovery. It is Plaintiffs' counsel's position that we have made a good faith effort to respond to the pending discovery and, for those remaining Plaintiffs, a further extension to answer should be granted by the Court as previously requested.

Date: November 23, 2015.

STEWART, WALD & McCULLEY, L.L.C.

By /s/ Thomas S. Stewart

Thomas S. Stewart Elizabeth McCulley 9200 Ward Parkway Suite 550

Suite 550

Kansas City, MO 64114

Telephone: (816) 303-1500 Facsimile: (816) 5278068

stewart@swm.legal mcculley@swm.legal

AND

RODGERS DEUTSCH & TURNER, P.L.L.C. Daryl A. Deutsch, WSBA No. 11003 Rodgers Deutsch & Turner, P.L.L.C. 3 Lake Bellevue Dr. Suite 100 Bellevue, WA 98005

Telephone (425) 455-1110 Facsimile (425) 455-1626

daryl@rdtlaw.com

ATTORNEYS FOR PLAINTIFFS

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RODGERS DEUTSCH & TURNER, P.L.L.C. Attorneys At Law Three Lakes Bellevue Dr. Suite 100 Bellevue, Washington 98005-2440 Tel. (425)455-1110 Fax (425)455-1626

CERTIFICATE OF SERVICE 1 I hereby certify that on the 23th day of November 2015, the foregoing was served via 2 electronic mail, postage prepaid upon all parties of record. 3 Andrew W Marcuse 4 David J. Hackett 5 Peter G. Ramels King County Prosecuting Attorney, Civil Division 6 andrew.marcuse@kingcounty.gov david.hackett@kingcounty.gov 7 pete.ramels@kingcounty.gov ATTORNEYS FOR DEFENDANT 8 KING COUNTY 9 James Breitenbucher 10 Blake Marks-Dias RIDDELL WILLIAMS 11 jbreitenbucher@riddellwilliams.com bmarksdias@riddellwilliams.com 12 ATTORNEYS FOR DEFENDANT 13 PUGET SOUND ENERGY 14 Desmond L. Brown Loren Armstrong 15 Desmond.brown@soundtransit.org Loren.armstrong@soundtransit.org 16 ATTORNEY FOR DEFENDANT 17 CENTRAL PUGET SOUND REGIONAL TRANSIT AUTHORITY (SOUND TRANSIT) 18 VAN NESS FELDMAN, LLP 19 Dale N. Johnson 20 dnj.vnf.com ATTORNEY FOR DEFENDANT 21 CASCADE WATER ALLIANCE 22 /s/ Thomas S. Stewart 23 24 25

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RODGERS DEUTSCH & TURNER, P.L.L.C. Attorneys At Law Three Lakes Bellevue Dr. Suite 100 Bellevue, Washington 98005-2440 Tel. (425)455-1110 Fax (425)455-1626